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cleanse the body through the use of the shower or other similar device maintained and used for such purpose.

Sec. 86. Changes in construction, how and when made.—That all the provisions of this article requiring changes or alterations in construction in natatoriums, swimming pools, or tanks, and the installation of filters, shall be carried out as required by the board of health, but all such changes, alterations, and installations must be made and fully completed and installed within six months from the time of taking effect of this article.

SEC. 87. Hereafter plans to be approved by board of health.—That hereafter, before the construction of any natatorium, swimming pool, or tank, the plans and specifications for such structure shall be submitted to, and approved by, the board of health before a permit therefor shall be issued by the building department.

SEC. 88. Smoking and chewing tobacco forbidden around tanks; spitting, etc., in water prohibited; signs to be posted.—No patron, attendant, instructor, or other person while bathing, or while engaged or working in or about any pool or tank shall smoke or chew tobacco in any form, and it shall be unlawful for any person to expectorate in the water of any tank or pool, or to blow the nose therein, or in any other place than in cuspidors provided for such purpose, and conspicuous signs shall be posted in all such natatoriums, pools, or tanks calling attention to the fact that spitting is prohibited except in cuspidors and showing the places where such cuspidors are located.

SEC. 89. Copy of this article to be posted.—That a copy of this article shall be posted and kept in a conspicuous place in all natatoriums, swimming pools and tanks for the guidance and information of the public and patrons of such places.

SEC. 90. Penalty.—That any person, firm, corporation, or agent violating or failing to comply with any of the provisions of this article shall be deemed guilty of a misdemeanor, and upon conviction, shall be fined in any sum not less than \$10 nor more than \$100.

Street Cars—Cleaning. (Ord. Jan. 26, 1914.)

ART. 10. Sec. 91. Shall be cleaned daily.—All city and interurban cars shall be thoroughly cleaned once each day, and shall be kept in a sanitary condition.

S_{EC}. 92. Penalty.—Any person, firm, corporation, or agent, violating the next preceding section shall, upon conviction, be fined in any sum not less than \$10 nor more than \$100, and each day's continuance of any such nuisance or condition shall be a separate offense.

Sewers—Connection with Required. (Ord. Jan. 26, 1914.)

ART. 11. Sec. 93. Connection with sewers by buildings, etc., within 300 feet; penalty.— Every building situate on any street in the city of Houston, where there is a public sanitary sewer supplied with water, shall be connected with said sewer in accordance with the ordinances of the city governing such connections, so that all sewage from the premises shall empty into the sewer, provided that such building is used, or intended to be used, as a dwelling, or in which persons are employed, or intended to be employed, in any manufacture, trade or business. It is hereby made the duty of each owner of any such building to cause the same to be connected with any public sewer. The property owners who own real property within the distance of 300 feet of any public main or lateral sewer shall, upon notice in writing to do so from the city health officer, make proper and permanent sewer connections with said sewers, and remove all surface privies and cesspools; and any person owning such real property, who, after being given reasonable notice by order of the city health officer, shall fail to connect with said sewers, or remove or fill such privies or cesspools, shall be punished by a fine of not less than \$5 nor more than \$50, and each day such failure shall continue shall constitute a separate offense.